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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
9	AT SEA	TTLE
10	UNITED STATES OF AMERICA,	CASE NO. CR09-57 MJP
11	Plaintiff,	ORDER ON DEFENDANT'S MOTION FOR MODIFICATION OF
12	v.	SENTENCE
13	RONALD LEON FLEMINGS,	
14	Defendant.	
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16	The Court, having received and reviewed Defendant's Motion for Modification of	
17	Sentence (Dkt. No. 30) and the United States' Response to Defendant's Pro Se Motion for	
18	Reduction of His Sentence (Dkt. No. 31), makes the following ruling:	
19	IT IS ORDERED that the motion is DENIED.	
20	On April 29, 2009, Defendant entered a plea of guilty to one count of possession of	
21	oxycodone with intent to distribute in violation of 21 U.S.C. 841. (Dkt. No. 21) He appeared	
22	before this Court for sentencing on August 7, 2009. Defendant's applicable sentencing guideline	
23	calculations included a total base offense level of 29, a criminal history category IV, and a	
24	standard range sentence of 151 to 188 months in page 151.	rison. Presentence Report (PSR; filed under

1	seal as United States' Exh. 1) ¶ 125. This Court imposed a sentence of 100 months in prison.	
2	(Dkt. No. 25)	
3	Defendant now appears before this Court by way of his motion to seek a reduction of his	
4	sentence. His reasoning is simple: "Because Fleming has had a previous arrest for crack cocaine	
5	which has been shown in his PSR Fleming respectfully requests a downward departure	
6	because it was not available to him at his first sentencing." Motion, pp. 3-4. Defendant seeks to	
7	take advantage of recent amendments to the Sentencing Guidelines which have provided	
8	retroactive reductions in sentences imposed for drug offenses involving crack cocaine. See 18	
9	U.S.C. 3582(c).	
10	Although Defendant does have a prior state conviction in 2003 for possession of crack	
11	cocaine (PSR ¶ 61), the amendments to the Sentencing Guidelines to which he refers are	
12	directed solely at the calculation of an offender's base offense level for a crack cocaine crime; in	
13	other words, if the crime for which the federal court is sentencing him is <u>not</u> a crack cocaine	
14	offense, a defendant is not entitled to a reduction in his sentence. The amendments do not	
15	impact the scoring of his criminal history points based on his prior convictions.	
16	The Court must deny Defendant's motion for the simple reason that he was not sentenced	
17	by this Court for a crack cocaine offense, and thus the Court has no authority to further reduce	
18	his sentence.	
19	The clerk is ordered to provide copies of this order to all counsel.	
20	Dated November 16, 2011.	
21	γ_{1} , γ_{2}	
22	Marsha J. Pechman	
23	United States District Judge	
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